

## OUR CITY PARENTS.

## The Proposition from the Street Railway Company.

## THE DENTISTS ON THEIR EAR.

The Conduct of Officer Sullivan to be Investigated—Franchises Granted—Other Matters of Interest.

The city council met promptly at 8 o'clock last evening, with Mayor Scott in the chair.

W. G. Crab and others asked that the Jordan canal on Eighth East street, between Third and Fourth South, be cleaned out.

John Lawrence and others asked that Fifth West street at the corner of Ninth Temple, be put in good repair.

H. Dilling and others asked that the irrigating ditch on Second West street be extended north to Ninth North street.

Committee on streets.

N. Lawrence asked that action be taken upon his claim for damages, filed July 23. Committee on claims.

E. Smith asked by permission to occupy his stand on the sidewalk near Smith's drug store until October 31. Committee on license.

B. Y. Hampton asked the council to sell him two springs situated on the west grounds property, as he wished to pipe the water to Hampton Heights. Committee on public grounds.

J. B. Harper asked that the intolerable nuisance of bicycle riding on the sidewalks of the business streets be abated. Committee on municipal franchises.

O. O'Keefe asked that \$10 paid by him as license on one hack be refunded, as he did not use the hack during a period of time covered by the amount asked for. Committee on claims.

Drs. H. A. Whitney and G. E. Ellerbeck, in behalf of a number of dental surgeons of this city, submitted an ordinance to regulate the practice of dental surgery in this city.

In presenting the ordinance the gentlemen stated that they deemed it incumbent on them to refute statements made in the Tribune, in relation to the ordinance, that a select few of the dentists got together and compiled an ordinance to the detriment of the public.

More recent rumors, that the ordinance was compiled by a select few of the dentists got together and decided to publish a call for a meeting of dentists to be held on September 8. The meeting was held, and it was not, therefore, a star chamber affair.

All the states in the union, except Idaho, had a dental law, and of the territories, only New Mexico, Arizona, and Utah were without such safeguards to the public.

The dentists who did not want any law, as they were afraid the meeting was held, however, and it was decided to prepare an ordinance to submit to the council.

The charge made that the idea of these in favor of the ordinance was to freeze out some of the more recent comers was false. The idea was simply to prevent the city from being overrun and becoming the dumping ground of the incompetents of the entire United States.

The communication and ordinance were both referred to the committee on municipal laws.

A. J. White and others asked that the water mains be extended on First East street south to Eighth South. Committee on water works.

The Salt Lake city street railroad company represented that in accordance with the franchise granted that they had constructed and equipped the first line on Sixth street west of C street, on B street, Third street and First street, also on First East street from First to South Temple streets.

The company had reason to expect a large and increasing patronage as their system afforded convenient means of rapid transit to a thickly settled district.

The Rapid Transit company had a franchise on First street, and had begun the construction of a road which would parallel the petitioner's line on First and First East streets.

The two lines upon these streets, only four rods in width, would be detrimental and objectionable to abutting property owners.

The Salt Lake city street railroad company, under its franchise had in operation on Second South street a double track electric line. While this line was in operation the Rapid Transit company secured a franchise for a double or single track along this street from First East to Seventh West.

The Rapid Transit company had, however, done nothing toward constructing the road there, and it was obvious that another line on this street would be of no public advantage, and would be an encumbrance on the street and injurious to adjoining property owners, well as to the petitioners.

The Rapid Transit company did not need an outlet to the depots on that street, as it had other connections by means of Fourth, Fifth, North Temple and Fourth South streets and its line on Third and Fifth West streets.

For the purpose of relieving the situation, the petitioners submitted the following proposals to the city and to the Rapid Transit company:

They would relinquish their franchise on Sixth street, west of C street, Third, First and First East streets, provided the Rapid Transit company relinquish its franchise on Second South street, provide the petitioners the cost of the equipment on First and First East streets, and permit them to tear up the sidewalk on their premises on East Temple street, in order to get a boiler into the basement.

T. C. Woodberry, post quartermaster at Fort Douglas, asked that the sewerage system of Fort Douglas could be connected with that of the city. Committee on sewerage.

E. Smith, Marco Francis and James Hogan asked permission to continue business at their sidewalk stands. Committee on license.

Charles Baldwin and others asked that Second South street, between Seventh West and the Jordan river, be opened up. Committee on streets.

Hicks and Hartwell asked that all fences and other obstructions on Seventh West street, between Ninth and Tenth South streets, be removed. Committee on streets.

Fred Irwin, W. S. McCormick and a number of other prominent business men asked that the city be furnished with street signs. The city engineer said that it would be beneficial to the public in general. Committee on streets.

The report of L. H. Conely, sealer of weights and measures, was received and filed.

John W. Neff, A. L. Williams, Hudson Smith, H. P. Folsom and C. W. Morse asked for a franchise to build and operate a street car line from a point on Ninth North street, near Sixth West, along the most practical route, to the north line of the city. Committee on streets.

The city engineer submitted a profile of First East street, between Main and Seventh East. Referred to the committee on streets.

The committee on claims recommended that the following claims be allowed: F. S. Armstrong, \$98; J. H. Seligman, \$40.80; Mark McKinnis, \$57.

The committee recommended on account of the claim of A. Miner, no damage on account of arrest without cause, be not allowed.

The city engineer reported that considerable water was flowing from the head of the pipe line, and he recommended that this water be intercepted and carried to the pipes, and that the work be commenced at once. The report was adopted, and the engineer authorized to make the necessary arrangements.

Mayor Scott submitted a report of fines and penalties remitted for six months ending August 17. The report showed that clemency had been exercised in ten cases.

## THE OPHIR KILLING.

## A Jury Finally Secured in the Wyman Case.

## THE QUARREL IN THE SALOON.

The Circumstances Leading Up to the Killing, as Detailed by the Witnesses for the Prosecution.

On Monday evening, when the eight jurors who were sworn to try the Wyman murder case were being taken from the courtroom by Bailiff Parsons to be locked up for the night, James Fenwick left the jury and went off to look by himself.

Deputy Marshal Sprague searched for the missing juror until nearly 11 o'clock, when he gave it up. Fenwick was on hand in the Third district court room yesterday morning, apparently unconscious that he had committed a very serious breach of court etiquette. He was made to realize his position, however, when Judge Zane ordered him to stand up and questioned him as to his reasons for leaving the jury. Fenwick stated that he had no idea he was doing anything wrong in going off, as he had misunderstood the court's instruction in that regard.

Lawyer Dickson then took the juror in hand and questioned him for half an hour. Fenwick was required to give a detailed account of his every act from the time he entered the courtroom until the others found him in the room early yesterday morning.

According to his statement he had done nothing more than wander around the streets and take a few drinks. He had, however, glanced at reports of the case in the morning papers. Both the attorneys for the prosecution and defense agreed that it would be wise to excuse this juror for the panel.

The court thought it would be improper to allow Mr. Fenwick to remain on the jury and he was excused.

THE STRUGGLE FOR A JURY.

The struggle for a jury was then resumed, and Joseph M. R. R. Anderson and James Crawford were called to the box. The first named was excused because he did not possess the statutory qualifications, and Mr. Crawford was allowed to go because he was sick.

Called and passed for cause. The peremptory challenge then commenced, and the prosecution excused Mr. Burns, who was called for cause on Monday night, and a defense excused both J. E. Berley and A. T. Riley, while Mr. Anderson was accepted.

The next call brought M. M. Bird, Arthur Webb and W. C. Morris into the box. They were all qualified and were accepted by both sides, making eleven jurors secured.

T. C. Waltenzell was called. He knew too much about the case, however, and was excused. Will Wright, the barber, was called. He was qualified, and having sworn in. This completed the jury, which stood as follows:

Charles Ellison, James Bourne, R. R. Anderson, M. M. Bird, W. C. Morris, Will Wright, Arthur Webb, E. C. Crawford, H. D. Moran, A. J. Varney, C. L. White, William Roberts.

THE OPENING STATEMENT.

An adjournment was then taken until 1:30, and upon re-assembling in the afternoon, Mr. Critchlow then called for a statement for the prosecution. The opening examination Mr. Condon, of this city, defended, while Wyman, the defendant, with Gowen prosecuted. The result was that McAfee was found guilty of the murder of Kelly, and the jury returned a verdict of death.

On the trial James McAfee, a brother of Mrs. Kelly, was a witness for the defense. After trial McAfee was arrested for perjury and on the preliminary examination Mr. Condon, of this city, defended, while Wyman, the defendant, with Gowen prosecuted. The result was that McAfee was found guilty of the murder of Kelly, and the jury returned a verdict of death.

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## SEE THE GRAND LIST OF PRIZES IN OUR WAREHOUSE.

## The Drawing for which will take place on December 27, 1890. Be sure and Register before that time.

## Western Shoe &amp; Dry Goods Co.

HOOPER BLDREDGE BLK. 51-53 Main St.

One Seal Plush Coat, - \$50.00

"Silk Dress Pattern, - 35.00

"Hand-painted Fan, - 15.00

"Pair Slippers, - 7.00

"Silk Muffler, - 5.00

Total Value of Prizes, - \$112.00

UNION PACIFIC SYSTEM. MOUNTAIN DIVISION.

On and after Monday, September 15, 1890, trains between Salt Lake and Garfield Beach will run as follows:

LEAVE SALT LAKE	ARRIVE GARFIELD	LEAVE GARFIELD	ARRIVE SALT LAKE
9:10 a.m.	9:25 a.m.	1:15 p.m.	3:50 p.m.
10:45 a.m.	11:30 a.m.	1:35 p.m.	4:10 p.m.
2:45 p.m.	3:30 p.m.	5:10 p.m.	5:55 p.m.

\* Daily except Sunday. Fare for round trip, 50 cents.

S. W. EOLLES, G. P. A.

James G. McDonald & Co.'s candles.

SALT LAKE ACADEMY.

Gives four strong courses of study of academic grade, including mechanical drawing and manual training. The lower common school and intermediate studies are under the same faculty. Laboratories and apparatus for advanced students. A fine building has just been erected for intermediate and primary pupils.

306 East Third South street.

Christy's London Derby hats in all colors. We are sole agents.

Hatters and Furnishers, 142 Main st.

Our stock of millinery contains the latest novelty of the season. SIMON BROS.

WANTED. Every man in business to call and see our immense stock of new goods.

JAMES G. McDONALD & CO. 270 S. Main street.

SALT LAKE MILL & ELEVATOR COMPANY handle all kinds of grain in carload lots and guarantee to meet eastern prices to dealers.

Peterson & Brown have now facilities for making advertising glass signs by the dozen or 1,000, at eastern prices. 68 W. First South street.

SALT LAKE THEATRE.

CHAS. S. BURTON, Manager.

TWO NIGHTS, Wednesday and Thursday, September 24 and 25.

THE EMINENT ACTOR AND SINGER, MR. HUBERT WILKE.

In the Musical Comedy Romance, PETI, THE VAGABOND.

By CLAY M. GREENE.

A Charming Musical Play, given with a Metro politan Cast.

MUSIC! PATHOS! MIRTH!

Hungarian Songs. Gypsy Dances.